

ESTTA Tracking number: **ESTTA362291**

Filing date: **08/10/2010**

IN THE UNITED STATES PATENT AND TRADEMARK OFFICE  
BEFORE THE TRADEMARK TRIAL AND APPEAL BOARD

Proceeding	91192278
Party	Plaintiff Enrich Software Corp.
Correspondence Address	Theodore D. Lienesch Thompson Hine LLP 2000 Courthouse Plaza NE, P.O. Box 8801 Dayton, OH 45458 UNITED STATES Trademarks@thompsonhine.com, Ted.Lienesch@thompsonhine.com
Submission	Withdrawal of Opposition
Filer's Name	Theodore D. Lienesch
Filer's e-mail	Trademarks@thompsonhine.com, Ted.Lienesch@thompsonhine.com
Signature	/td/
Date	08/10/2010
Attachments	Consented Motion to Amend App, Withdraw Opp and Suspend Proceedings.pdf ( 2 pages )(83984 bytes )

IN THE UNITED STATES PATENT AND TRADEMARK OFFICE  
BEFORE THE TRADEMARK TRIAL AND APPEAL BOARD

In re Application Serial No.77653862  
Filed: January 21, 2009  
Mark: ENRICH  
Published in the *OFFICIAL GAZETTE* June 16, 2009

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Enrich Software Corp.	:	
	:	
Opposer,	:	
	:	
v.	:	Opposition No. 91192278
	:	
Global Education Technologies, Inc.	:	
	:	
Applicant.	:	
-----X		

**CONSENTED MOTION TO AMEND APPLICATION, WITHDRAW OPPOSITION  
AND SUSPEND PROCEEDINGS**

Commissioner for Trademarks  
P.O. Box 1451  
Alexandria, VA 22313-1451  
Attention: Trademark Trial and Appeal Board

Sir:

Amend Application, with Consent.

Pursuant to 37 C.F.R. § 2.133(a), Global Education Technologies, Inc., applicant in application Serial No. 77653862, the subject of the above-captioned opposition, requests the Board to amend the identification of goods in the application to read: --Computer software for use by educational institutions for educators to manage, evaluate, track, and report performance of students of the educational institutions for general education, response to intervention and special education-- . Such amendment does not broaden or expand the scope of services as set forth currently in the application.

Enrich Software Corp., opposer in the above-captioned opposition, consents to this amendment of the application.

Withdraw Opposition without Prejudice, with Consent.

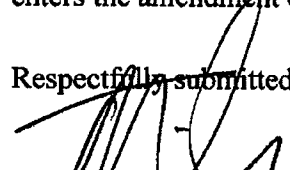
Pursuant to 37 C.F.R. § 2.106(c), Enrich Software Corp., contingent upon the entry of the amendment to the identification of services set forth above, respectfully moves the Board to withdraw the opposition without prejudice.

Global Education Technologies, Inc. consents to this motion to withdraw the opposition without prejudice contingent upon entry of the amendment to the identification of services set forth above.

Suspend Proceedings.

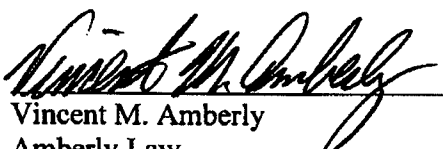
Pursuant to TBMP § 510.03(a), Enrich Software Corp. and Global Education Technologies, Inc. jointly request that the Board suspend proceedings in Opposition No. 91190239 until the Board enters the amendment of application and withdrawal of opposition jointly requested herein.

Respectfully submitted,

  
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Certificate of Service

I certify that a copy of this CONSENTED MOTION TO AMEND APPLICATION, WITHDRAW OPPOSITION AND SUSPEND PROCEEDINGS was sent to Vincent M. Amberly, counsel of record for applicant Global Education Technologies, Inc., by electronic mail this 10th day of August, 2001. Mr. Amberly has consented to service by electronic mail.

  
Theodore D. Lienesch